[CHAPTER 244]

### AN ACT

April 20, 1942 [H. R. 5802] [Public Law 526]

To amend certain provisions of law relative to the withdrawal of brandy for fortification of wines and production of wines, brandy, and fruit spirits so as to remove therefrom certain unnecessary restrictions.

Internal Revenue Code, amendments. 53 Stat. 355. 26 U. S. C. § 3045.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section 3045 of the Internal Revenue Code is amended as follows: Insert after the words "pear wines" a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup wines"; and by striking out "(9)" and inserting "(9) pawpaws, (10) papayas, (11) pineapples, (12) cantaloups, (13)".

53 Stat. 348. 26 U.S.C. § 3031 (a).

(b) That section 3031 (a) of the Internal Revenue Code is amended by inserting after the words "pear wines", wherever they appear, a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup wines"; and by inserting after the words "pear brandy", wherever they appear, a comma and the following words: "pawpaw brandy, papaya brandy, pineapple brandy, cantaloup brandy"; and by inserting at the end of the first paragraph the following new sentence: "The maximum penal sum of any bond required by this subchapter for any bonded winery or bonded storeroom shall be \$50,000".

Bond requirement.

(c) That section 3030 (a) (2) is amended by inserting after the words "pear wines", wherever they appear, a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup wines", and by inserting after the words "pear brandy", wherever they appear, a comma and the following: "pawpaw brandy, papaya brandy, pineapple brandy, cantaloup brandy".

53 Stat. 347. 26 U. S. C., Supp. I, § 3030 (a) (2). Post, p. 973.

53 Stat. 350. 26 U. S. C. § 3032 (c).

(d) That section 3032 (c) of the Internal Revenue Code is amended by inserting after the words "pear brandy", where they first appear in such section, a comma and the following: "pawpaw brandy, papaya brandy, pineapple brandy, cantaloup brandy", and by inserting after the words "pear wines", where they first appear in such section, a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup wines", and by striking out "and (8)" and by inserting "(8) no brandy other than pawpaw brandy may be used in the fortification of pawpaw wines and pawpaw brandy may not be used for the fortification of any wine other than pawpaw wines; (9) no brandy other than papaya brandy may be used in the fortification of papaya wine and papaya brandy may not be used for the fortification of any wine other than papaya wine; (10) no brandy other than pineapple brandy may be used in the fortification of pineapple wine and pineapple brandy may not be used for the fortification of any wine other than pineapple wine; (11) no brandy other than cantaloup brandy may be used in the fortification of cantaloup wine and cantaloup brandy may not be used for the fortification of any wine other than cantaloup wine; and (12)".

53 Stat. 352. 26 U. S. C. § 3036 (c).

(e) That section 3036 (c) of the Internal Revenue Code is amended by inserting after the words "pear brandy", where they first appear in such section, a comma and the following: "pawpaw brandy, papaya brandy, pineapple brandy, cantaloup brandy," and by inserting after the words "pear wines", where they first appear in such section, a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup wines"; and by striking out "and (8)" and inserting "(8) no brandy other than pawpaw brandy may be used in the fortification of pawpaw wine, and pawpaw brandy may not be used for the fortification of any wine other than pawpaw wine; (9) no brandy other than papaya brandy may be used in the fortification of papaya wine and papaya brandy may not be used for the fortification of any wine other than papaya wine; (10) no brandy other than pineapple brandy may be used in the fortification of pineapple wine, and pineapple brandy may not be used for the fortification of any wine other than pineapple wine; (11) no brandy other than cantaloup brandy may be used in the fortification of cantaloup wine, and cantaloup brandy may not be used for the fortification of any wine other than cantaloup wine; and (12)".

(f) That section 2825 of the Internal Revenue Code is amended by inserting after the word "pawpaws", and before the word "persimmons", where they first appear in such section, a comma and the words "papayas, cantaloups"; and by inserting after the words "pear wine", wherever they appear, a comma and the following: "pawpaw wine, papaya wine, pineapple wine, cantaloup wine"; and by inserting after the words "pear brandy" a comma and the following: "pawpaw brandy papaya brandy papaya brandy".

paw brandy, papaya brandy, pineapple brandy, cantaloup brandy". (g) That section 3038 (a) of the Internal Revenue Code is amended by inserting after the words "pear wines" a comma and the following: "pawpaw wines, papaya wines, pineapple wines, cantaloup

(h) Clause (2) of section 5 (f) of the Federal Alcohol Administration Act (49 Stat. 984) is amended to read as follows: "(2) as will provide the consumer with adequate information as to the identity and quality of the products advertised, the alcoholic content thereof (except the statements of, or statements likely to be considered as statements of, alcoholic content of malt beverages and wines are prohibited), and the person responsible for the advertisement;".

Approved, April 20, 1942.

53 Stat. 316. 26 U. S. C. § 2825.

53 Stat. 353. 26 U. S. C. § 3038 (a).

Federal Alcohol Administration Act, amendment.
27 U. S. C. § 205 (f) (2).
Advertising.

#### [CHAPTER 246]

### AN ACT

Making appropriations for the fiscal year ending June 30, 1943, for civil functions administered by the War Department, and for other purposes.

April 28, 1942 [H. R. 6736] [Public Law 527]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June 30, 1943, for civil functions administered by the War Department, and for other purposes, namely:

War Department Civil Appropriation Act, 1943.

## QUARTERMASTER CORPS

# CEMETERIAL EXPENSES

For maintaining and improving national cemeteries, including fuel for and pay of superintendents and the superintendent at Mexico City, and other employees; purchase of grave sites; purchase of tools and materials; repair, maintenance, and operation of passenger-carrying motor vehicles; care and maintenance of the Arlington Memorial Amphitheater, chapel, and grounds in the Arlington National Cemetery, and that portion of Congressional Cemetery to which the United States has title and the graves of those buried therein, including Confederate graves, and including the burial site of Pushmataha, a Choctaw Indian chief; repair to roadways but not to more than a single approach road to any national cemetery constructed under special Act of Congress; for headstones or markers for unmarked graves of soldiers, sailors, and marines under the Acts approved March 3, 1873 (24 U. S. C. 279), February 3, 1879 (24 U. S. C. 280), March 9, 1906 (34 Stat. 56), March 14, 1914 (38 Stat.

Maintenance, etc.

Headstones.

17 Stat. 545; 20 Stat. 281.